LATS REC'T PCT/PTO 06 DEC 200 Mail Stop PCT

FORM PTO-1390 MODIFIED		1390	U.S. DEPARTMENT C	F COMMERCE PATENT AND TRADEMARK OFFICE	ATTORNEY'S DOCKET NUMBER 4804-2							
	_			R TO THE UNITED STATES	U.S. APPLICATION NO. (If known, see 37 C.F.R. 1.5)							
DESIGNATED/ELECTED OFFICE (DO/EO/US) CONCERNING A FILING UNDER 35 U.S.C. 371												
INTE	RNAT		APPLICATION NO.	INTERNATIONAL FILING DATE	PRIORITY DATE CLAIMED							
	P	CT/EP2	2004/006520	17 June 2004	17 June 2003							
TITLE OF INVENTION												
TOPICAL AGENT CONTAINING PHYTANIC ACID OR A DERIVATIVE THEREOF												
APPLICANT(S) FOR DO/EO/US  VOLLHARDT et al												
Applicant herewith submits to the United States Designated/Elected Office (DO/EO/US) the following items and other information:												
1.	$\boxtimes$											
2.		This is a <b>SECOND</b> or <b>SUBSEQUENT</b> submission of items concerning a submission under 35 U.S.C. 371.										
3.	$\boxtimes$	This is an express request to begin national examination procedures (35 U.S.C. 371(f). The submission must include										
		items (5), (6), (9) and (21) indicated below.										
4.		The U.S. has been elected (Article 31).										
5.	A co	ppy of the International Application as filed (35 U.S.C. 371(c)(2).										
	a.  is attached hereto ( pages specification, claims & abstract ( claims), sheets drawings).											
	<ul> <li>b.  \( \subseteq \) has been communicated by the International Bureau.</li> <li>c.  \( \subseteq \) is not required, as the application was filed in the United States Receiving Office (RO/US).</li> </ul>											
6.	$\boxtimes$	An English language translation of the International Application as filed (35 U.S.C. 371(c)(3)										
	a. 🛮 is attached hereto (29 pages specification, claims & abstract (16 claims), 1 page Certificate of Translation).											
	b.	has been previously submitted under 35 U.S.C. 154(d)(4).										
7.		Amen	Amendments to the claims of the International Application under PCT Article 19 (35 U.S.C. 371(c)(3)									
	a.	are attached hereto (required only if not communicated by the International Bureau).										
l.	b.	have been communicated by the International Bureau.										
	C.	have not been made; however, the time limit for making such amendments has <b>NOT</b> expired.										
	d. •	have not been made and will not be made.										
8.		An English language translation of the amendments to the claims under PCT Article 19 (35 U.S.C. 371(c)(3).										
9.	a. •	An oath or declaration of the inventor(s) (35 U.S.C. 371(c)(4).										
:	b. Forn	. Declaration was submitted to the International Bureau during International Phase (see copies of Declaration (orm PCT/RO/101 and Form PCT/IB/371 and first page of printed publication acknowledging receipt thereof attached).										
10.   An English language translation of the annexes of the International Preliminary Examination Report under PCT Article 36 (35)												
U.S.C. 371(c)(5). Items 11 To 20 below concern document(s) or information included:												
11.	$\boxtimes$	An Info	ormation Disclosure S	statement under 37 C.F.R. 1.97 and 1.98.								
12.	$\boxtimes$	An assignment document for recording. A separate cover sheet in compliance with 37 C.F.R. 3.28 and 3.31 is included										
13.	a.	☐ A FIRST preliminary amendment.										
	b.	☐ A SECOND or SUBSEQUENT preliminary amendment.										
14.		An Application Data Sheet under 37 C.F.R. § 1.76.										
15.		A substitute specification.										
16.		A change of power of attorney and/or address letter.										
17.		A computer-readable form of the sequence listing in accordance with PCT Rule 13ter.2 and 37 CFR 1.821-1.825.										
18.		A second copy of the published international application under 35 U.S.C. 154(d)(4).										
19.		A seco	ond copy of the Englis	h language translation of the international app	lication under 35 U.S.C. 154(d)(4).							
20.	$\boxtimes$	Other items or information. Front page of published PCT application WO 2004/110396										

IAP9 Rec'd PCT/PTO 06 DEC 2003 Stop PCT

U.S. APPL	LICATION N	iO. (If kn	VI DEC 67	559	625	TERI P	NATIONAL APPL CT/EP2004/0	ICATIC 10652	N NO.		ATTO		"S DOCKET NO 4804-2	JMBĒ	R
$\square$	The follo	wing fee	s are su	bmitted:			<u> </u>						-		
					92(a)(1)-(5):										
21. 🛛									1631)/\$150.00		•	\$	300.00		
22. 🛛			е	••••••				•••••		•••••	\$0	Ш			
	(1643/2						\$20	0 00 (	1633)/\$100.00	(262	2)	\$	200.00		
23. 🛛									\$0 (1640			H			
23. 🔼									\$0 (1640 100 (1641)/\$50		•				
									00 (1642)/\$200	-	•				
										•	•	s	400.00		
	\$500.00 (1632)/\$250.00 (2632) TOTAL OF ABOVE CALCULATIONS									•	s	900.00			
							er over 100 she	ets (e	xcluding sequenc	ce list	ing or	<u> </u>			
		r program fraction th		ed in an el	ectronic mediu	ım).	The fee is \$25	<b>0</b> for e	each additional 50	0 she	ets of				
Total S		Extra S		Number	of each addit	iona	l 50 or		RATE			$\vdash$			
				fraction to	thereof (round	up 1	to a whole								
0	-100	0	/50 =	<del></del>			1		\$0.00 (1681)			\$			
									, ,						
							(	\$0.0	<b>0</b> (2681)						
Curaba	an ct 640	0.00./10	471/60-	00 (004=	/\ <b>f</b> == <b>f</b> === 1 1 1 1		ha acti. '	-1-	landata at l	7.00		H		cur	
					) for furnishii C.F.R. 1.492(		ne oath or de	ciarati	on later than [	] 30	months	\$			
	AIMS			FILED	# EXTRA	<u>, c,.</u>	<del></del>		RATE		<del></del>	3			
Total Cla		10		inus 20	0 X	\$5	50.00 (1615)/		\$25.00 (2615	)		\$			
				=											
	dent Clai			inus 3 =	0 X oplicable)	\$2	200.00 (1614)		\$100.00 (261 6)/\$180.00 (26			\$	0.00		
Petition	is hereby	made to	extend	S(S) (II ap	ent due date	SO 8			date of this pa		and	3	0.00		
attachm	ent(s): O	ne Mont	h Exten	sion \$120	0.00 (1251)/\$	60.	00 (2251); Tw	o Moi	nth Extensions	\$450	0.00				
				nth Extens	sions \$1020.	00 (	(1253/\$510.00	(225	3); Four Month	Exte	ensions				
	0 (1254/\$			status S	ee 37 CFR 1	27						\$	0.00		
							h Translation	later t	han 20	30	)				
					ate (37 C.F.P				+				0.00		
Factor		41		•	(07.0.F.D.	1 01	// T/		TOTAL NATI			\$	900.00		
an appro	recording opriate co	tne enci	osed as	.F.R. 3.28	3, 3,31). <b>\$40</b>	.00	(n). The assi (8021) per or	gnme opertv	nt must be acc	ompa	anied by	اءا	40.00		
											3)	\$	0.00		
Fee for Petition to Revive Unintentionally Abandoned Application;\$1500.00 (1453) / \$750.00 (2453)  TOTAL FEES ENCLOSED =									\$	940.00					
												_	nount to be:	Т	
								refunded:							
													nount to be	s	
									Charged:						
												l			
												l			
												l			
												l			
												l			
									15.1.1.1						
a. 🔲	A chec	k in the	amount	of \$940 (	00 to cover th	16.0	bove fees is	anolor	e d						
в.	Please	charge	my Dep	osit Accor	unt No. 14-1	าย 8 140	in the amoun	t of \$	sea. to cover	the a	bove fee	S.			
	A dupli	cate cop	y of this	form is e	nclosed.										
c. 🛛	The Co	mmissic	ner is h	ereby aut	thorized to ch	narg	je any additio	nal fe	es which may b	e re	quired, or	cred	lit any		

## 10/559625 Mail Stop PCT

overpayment to Deposit Account No. 14-1140. A duplicate copy of this form is enclosed.  d. CREDIT CARD PAYMENT FORM ATTACHED.  e. The entire content of International Application No. PCT/EP2004/006520 and any U.S. and foreign application(s) corresponding thereto, and EP 03013724.4, referred to in this application is/are hereby incorporated by reference in this application.  NOTE: Where an appropriate time limit under 37 C.F.R. 1.494 or 1.495 has not been met, a petition to revive (37 C.F.R. 1.137(a) or (b) must be filed and granted to restore the application to pending status.  CORRESPONDENCE ADDRESS										
Direct all correspondence to:										
	23117 Type Customer Number here	P. M								
Telephone: (703) 816-4000		Bryan H. Davidso	on .							
BHD:Imv		NAME								
or io.iiiiy		\								
		30,251	December 6, 2005							